

P.O. BOX 729, HUGO, OKLAHOMA 74743

TELEPHONE (405) 326-9641 TELEFAX (405) 326-5477

March 18, 1994

MAR 25 1994 -2 40 PM
INTERSTATE COMMERCE COMMISSION

Interstate Commerce Commission Office of Recordation 12 Constitution Ave. N.W. Rm #2303 Washington, D.C. 20423

Re: Charles Cayton/Railcar Filing

Dear Sirs:

Enclosed is a notarized security agreement executed by Mr. Charles Cayton and Security First National Bank. Our bank wishes to perfect a lien on the described railcar. Also enclosed is a \$16.00\$ check for filing purposes.

Please contact this office if there are any questions or concerns.

Thank you,

RONNIE M. GOLDEN Vice-President

RMG/tw

**Enclosure** 



TELEPHONE (405) 326-9641 TELEFAX (405) 326-5477

March 18, 1994

MAR 25 1994 -2 40 PM
INTERSTATE COMMERCE COMMISSION

Ms. Mildred Lee Interstate Commerce Commission Office of Recordation 12 Constitution Ave. N.W. Rm #2303 Washington, D.C. 20423

Re: Charles Cayton/Railcar Filing

Dear Ms. Lee:

Enclosed is the copy of the notarized security agreement on Mr. Charles Cayton. I have enclosed a check in the amount of \$2.00.

Please contact this office if there are any questions.

Thank you,

R. Gulh

RONNIE M. GOLDEN Vice-President

RMG/tw

Enclosure

## Interstate Commerce Commission Washington, D.C. 20423

3/28/94

OFFICE OF THE SECRETARY

Ronnie M. Golden
Vice President
Security First Natl. Bank
P.O.Box 729
Hugo,Okla. 74743
Dear sir:

The enclosed document(s) was recorded pursuant to the provisions

of Section 11303 of the Interstate Commerce Act, 49 U.S.C. 11303,

on

3/25/94

at 2:40pm

, and assigned

recordation number(s).

18745

Sincerely yours,

Secretary SIDNEY L. STRICKLAND, JR.

Enclosure(s)

CECUDITY ACREMENT F	DATE OF AGREEMENT
SECURITY AGREEMENT - Equipment and Motor	2/27/27
DEBTOR NAME AND ADDRESS	LENDER NAME AND ADDRESS
Charles Cayton HECORDATION NO. 1874 PRED 209 E. Laurel Hugo, OK 74743 MAR 25 1994 - 240 Pr	1425 P.O. Box 729 Hugo, OK 74743
As of the Date indicated above, the undersigned Debtor and the undersigned Lender, with addresses as they appear herein, agree as follows:	
1 GRANT OF A SECURITY INTEREST. For value received, Debtor hereby grants to Lender a security interest in the property described in Paragraph II, which property is hereinafter referred to as "Collateral". This security interest is given to secure the obligations of Debtor to Lender, as more fully set forth in Paragraphs IV and V hereof.	
parts and equipment now or hereafter affixed thereto or used in connection the	all additions, accessions and substitutions thereto and therefor, and all accessories. erewith. The Collateral shall also include all similar property hereafter acquired. eral and all money and property owned by Debtor which is now or which hereafter wise.
COLLATERAL	
A. SPECIFICALLY DESCRIBED COLLATERAL.  (1) 13,500 Gallon Nominal Capacity Tank Car, Dot Specification 111A100W1,  Used Tank Car Equipped with 100-ton Roller Bearing Trucks  Car Number: GLNX 1312	
B. USE OF COLLATERAL. Debtor warrants that the Collateral is to be used	primarily for one or more of the following purposes only:
Farming operations, or Business other than farming operations.	
C. OWNERSHIP OF COLLATERAL. Debtor warrants that the Collateral is:	
Now owned solely by Debtor, or Being acquired solely by Debtor with the proceeds of loans secured by this Agreement.	
and that the Collateral is or promptly will be located as follows:	Collateral will not be changed except with the written prior consent of Lender,
	dress: Tanks cars move on U.S./Canadian Rail System
E. VEHICLES. If Collateral includes a vehicle (or vehicles) covered by a certificate of title registration, Debtor warrants that the location of the Collateral indicated above is the place where the Collateral normally will be garaged, hangared, moored or otherwise kept between uses. Debtor warrants said vehicle (or vehicles) is now or promptly will be registered and licensed as follows:	
State of	
trailers, airplanes, shipping containers, road building and construction machinery, commercial harvesters, oil rigs and such other mobile goods which are capable of being used in more than one jurisdiction whether or not Debtor intends to so use). Debtor warrants that the location of such Collateral as set forth above is the place where it will be normally located when not in use.	
G. FIXTURES. If the Collateral is to become a fixture, Debtor warrants that it has not yet been affixed to any real property, and when it is, it will be affixed to	
real property having the following legal description:	
III ADDRESSA DEDTADE DE LA COLONIA DE LA COL	
III. ADDRESS OF DEBTOR. Debtor warrants that the address shown above is Debtor's residence, or if Debtor is a corporation or a partnership, that the above address is its place of business or its chief executive office if it has more than one place of business. Debtor agrees to notify Lender promptly of any change of address.	
IV. OBLIGATIONS OF DEBTOR SECURED BY THIS AGREEMENT. The security interest herein granted is given to secure all of the obligations of Debtor to Lender including: A. The performance of all agreements, covenants and warranties of the Debtor as set forth in this or any other agreement between the parties; B. All liabilities of Debtor to Lender of every kind and description including: (1) all future advances, (2) both direct and indirect liabilities, (3) liabilities due or to become due and whether absolute or contingent, and (4) liabilities now existing or hereafter arising and however evidenced; C. All extensions and renewals of liabilities for any term or terms; D. All interest due or to become due on the liabilities of Debtor to Lender; E. All expenditures by Lender for taxes and insurance on, repairs to and maintenance of Collateral; F. All expenditures by Lender involving the performance of or enforcement of any agreement, covenant or warranty provided for by this or any other agreement between the parties; and G. All costs, attorneys' fees and other expenditures of Lender in the collection and enforcement of any obligation or liability of Debtor to Lender and in the collection and enforcement of or realization upon any of the Collateral.	
V. FUTURE ADVANCES. It is specifically agreed that the obligations of the Debtor secured by this Agreement include all future advances by Lender to Debtor as set forth in Paragraph IV above.	
VI. ADDITIONAL PROVISIONS. This Agreement is subject to Additional P herein by reference.	rovisions set forth on the reverse side hereof, the same being incorporated
LENDER SIGNATURE	DEBTOR SIGNATURE
Security First National Bank	Charles Contro
P.O. Box 729	Charles Cayton
Hugo, OK 74743	My Commission Expires: 10/24/95
LENDER NAME	
D C 1	CORPOBATION OR PARTNERSHIP NAME
By Tule	H. Notary Public Tule
Form 04 0709 1 Equipment and Motor Vehicles ADDITIONAL PROVI	